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IN THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH

UNITED STATES OF AMERICA,

Plaintiff,

VS.

FALAKIKO MAUSIA AKA "GEEKZ", OKUSTINO JOHN MAUSIA AKA "DEENZ", AND DEVIN TEVITA VELOZA MAUSIA;

Defendants.

Case: 2:22-cr-00191

Assigned To : Barlow, David Assign. Date : 5/24/2022

INDICTMENT

COUNT I: 18 U.S.C. §§ 371 and 922(a)(1)(a), Conspiracy to Engage in the Business of Dealing in Firearms without a License (All Defendants)

COUNT II: 18 U.S.C. § 924(n), Interstate Travel with Intent to Engage in the Business of Dealing in Firearms without a License (Falakiko Mausia)

COUNT III: 18 U.S.C. § 924(n), Interstate Travel with Intent to Engage in the Business of Dealing in Firearms without a License (Okustino Mausia)

COUNT IV: 18 U.S.C. § 924(n), Interstate Travel with Intent to Engage in the Business of Dealing in Firearms without a License (Okustino Mausia)

The Grand Jury charges:

COUNT I

18 U.S.C. §§ 371 and 922(a)(1)(A)

(Conspiracy to Engage in the Business of Dealing in Firearms without a License)

Beginning on a date unknown, but not later than July 1, 2021, and continuing

through at least December 1, 2021, in the District of Utah and elsewhere,

FALAKIO MAUSIA AKA "GEEKZ", OKUSTINO JOHN MAUSIA AKA "DEENZ", AND DEVIN TEVITA VELOZA MAUSIA,

defendants herein, did knowingly and intentionally combine, conspire, confederate, and agree with each other and with others known and unknown to engage in the business of dealing in firearms without a license, and in the course of such business to receive and transport any firearm in interstate commerce without a license; all in violation of 18 U.S.C. § 371 and 922(a)(1)(A); and punishable pursuant to 18 U.S.C. § 371.

COUNT II

18 U.S.C. § 924(n)

(Interstate Travel with Intent to Engage in the Business of Dealing in Firearms without a License)

On or about October 12, 2021, in the District of Utah and elsewhere,

FALAKIKO MAUSIA AKA "GEEKZ",

defendant herein, did travel with the intent to engage in conduct that constitutes a violation of 18 U.S.C. § 922(a)(1)(A), specifically, he traveled from California to Utah and acquired firearms in furtherance of such purpose; all in violation of 18 U.S.C. § 924(n); and punishable pursuant to 18 U.S.C. § 924(n).

COUNT III

18 U.S.C. § 924(n)

(Interstate Travel with Intent to Engage in the Business of Dealing in Firearms without a License)

On or about July 7, 2021, in the District of Utah and elsewhere,

OKUSTINO JOHN MAUSIA AKA "DEENZ",

defendant herein, did travel with the intent to engage in conduct that constitutes a violation

of 18 U.S.C. § 922(a)(1)(A), specifically, he traveled from California to Utah and acquired firearms in furtherance of such purpose; all in violation of 18 U.S.C. § 924(n); and punishable pursuant to 18 U.S.C. § 924(n).

COUNT IV

18 U.S.C. § 924(n)

(Interstate Travel with Intent to Engage in the Business of Dealing in Firearms without a License)

On or about August 23, 2021, in the District of Utah and elsewhere,

OKUSTINO JOHN MAUSIA AKA "DEENZ",

defendant herein, did travel with the intent to engage in conduct that constitutes a violation of 18 U.S.C. § 922(a)(1)(A), specifically, he traveled from California to Utah and acquired firearms in furtherance of such purpose; all in violation of 18 U.S.C. § 924(n); and punishable pursuant to 18 U.S.C. § 924(n).

A TRUE BILL:

FOREPERSON OF GRAND JURY

TRINA A. HIGGINS United States Attorney

AMIE Z. THOMAS

Assistant United States Attorney